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SEAN M. SULLIVAN (State Bar No. 229104)
       seansullivan@dwt.com
    DAVIS WRIGHT TREMAINE LLP
    865 South Figueroa Street, 24th Floor
    Los Angeles, California 90017-2566
Tel.: (213) 633-6800 Fax: (213) 633-6899
 3
 4
    ROBERT D. BALIN (pro hac vice)
       robbalin@dwt.com
 5
    LACY H. KOONCE, III (pro hac vice)
       lancekoonce@dwt.com
 6
    SAMUEL BAYARD (pro hac vice)
       samuelbayard@dwt.com
    GEORGE WUKOSON (pro hac vice)
       georgewukoson@dwt.com
 8
    DAVIS WRIGHT TREMAINE LLP
    1251 Avenue of the Americas, 21st Floor
 9
    New York, New York 10020
    Tel.: (212) 489-8230 Fax: (212) 489-8340 ATTORNEYS FOR PLAINTIFFS
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                          UNITED STATES DISTRICT COURT
                        CENTRAL DISTRICT OF CALIFORNIA
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    CHINA CENTRAL TELEVISION, a China
                                                 ) Case No.
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    company; CHINA INTERNATIONAL COMMUNICATIONS CO., LTD., a China
                                                   CV 15-1869 SVW (AJWx)
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    company; TVB HOLDINGS (USA), INC., a
    California corporation; and DISH
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                                                   AMENDED
    NETWORK L.L.C., a Colorado corporation,
                                                   PROOF OF SERVICE
                          Plaintiffs.
16
          VS.
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    CREATE NEW TECHNOLOGY (HK)
    LIMITED, a Hong Kong company; HÚA
YANG INTERNATIONAL TECHNOLOGY
                                                                 10A
                                                   Courtroom:
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    LIMITED, a Hong Kong company;
SHENZHEN GREATVISION NETWORK
                                                                 Hon. Steven V.
                                                   Judge:
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                                                                 Wilson
    TECHNOLOGY CO. LTD., a China
    company; CLUB TVPAD, INC., a California
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    corporation; BENNETT WONG, an
21
    individual, ASHA MEDIA GROUP INC.
    d/b/a TVPAD.COM, a Florida corporation;
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    AMIT BHALLA, an individual;
NEWTVPAD LTD. COMPANY d/b/a
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    NEWTVPAD.COM a/k/a TVPAD USA, a
    Texas corporation; LIANGZHONG ZHÓU, an individual; HONGHUI CHEN d/b/a E-
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    DIGITAL, an individual; JOHN DOE 1 d/b/a
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    BETV; JOHN DOE 2 d/b/a YUE HAI; JOHN DOE 3 d/b/a 516; JOHN DOE 4 d/b/a HITV;
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    JOHN DOE 5 d/b/a GANG YUE; JOHN
    DOE 6 d/b/a SPORT ONLINE; JOHN DOE 7
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    d/b/a GANG TAI WU XIA; and JOHN DOES
    8-10.
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                          Defendants.
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AMENDED PROOF OF SERVICE 1 I am employed in the County of Los Angeles, State of California. I am over the age of 18 2 and not a party to the within action. My business address is Davis Wright Tremaine LLP, 865 South Figueroa Street, Suite 2400, Los Angeles, California 90017-2566. 3 On October 19, 2017, I served the foregoing document(s) described as: 4 1. NOTICE OF MOTION AND MOTION TO HOLD THIRD PARTIES AZURE 5 TECHNOLOGY CO., LTD.; ZERO DDOS LLC; AND CLEARDDOS TECHNOLOGIES IN CONTEMPT; 6 2. DECLARATION OF GEORGE WUKOSON IN SUPPORT OF PLAINTIFFS' MOTION FOR CONTEMPT: 8 3. DECLARATION OF NICHOLAS BRAAK IN SUPPORT OF PLAINTIFFS' MOTION FOR CONTEMPT: 9 [PROPOSED I ORDER GRANTING PLAINTIFFS' MOTION TO HOLD THIRD 10 PARTIES AZURE TECHNOLOGY CO., LTD.; ZERO DDOS LLC; AND CLEARDDOS TECHNOLOGIES IN CONTEMPT 11 on the interested parties in this action as stated below: 12 Azure Technology Co., Ltd./ 13 Cloud DDOS Technology Co., Limited terry@azure-tech.com 14 abuse@azure-tech.com ts@azure-tech.com 15 16 ZERO DDOS LLC colin@zeroddos.com 17 ClearDDoS Technologies 18 cs@clear-ddos.com support@clear-ddos.com 19 herotm@gmail.com 20 (BY ELECTRONIC MAIL) I caused such documents to be transmitted via electronic mail to the offices of the addressee(s) at the listed electronic mail address(es). 21 Executed on October 19, 2017, at Los Angeles, California. 22 I declare under penalty of perjury under the laws of the United States of X Federal 23 America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was 24 made. 25 Dee Keegan Print Name 26 27 28